

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF MARICOPA

IN THE MATTER OF THE FAMILY
COURT PARENT INFORMATION
PROGRAM FOR THE COURT IN
MARICOPA COUNTY

♦
♦
♦
♦

ADMINISTRATIVE ORDER
NO. 98-070

)

In accordance with A.R.S. § 25-351 and Administrative Order No. 96-071 that requires the superior court in each county to adopt and implement an educational program for the purpose of educating persons about the impacts that divorce, the restructuring of families and judicial involvement have on children and which adopts minimum standards for educational programs and establishes authority with the presiding judge of superior court or a judge whom the presiding judge designates, it is

ORDERED that the Superior Court of Arizona in Maricopa County adopts and approves the attached Order and Notice To Attend Parent Information Program Class until further order of this Court.

ORDERED that the Order and Notice To Attend Parent Information Program Class replace the Notice regarding the Parent Information Program approved by previous Administrative Order No. 96-078.

ORDERED that the party filing a dissolution of marriage, legal separation, or paternity proceeding in which a party has requested a determination of custody, visitation and/or support with the Court must serve this Order and Notice on the other party. When a case is filed for any of these purposes, the Clerk of Court will issue an Order and Notice for both the petitioning and responding parties.

ORDERED that this Order and Notice To Attend Parent Information Program Class be considered mandatory until further order of the Court. All litigants and parties on their behalf seeking the above described relief must file and then cause to be served the Order and Notice.

ORDERED that the signature of the Family Court Presiding Judge shall be electronically placed onto the Order and Notice prior to distribution to the parties. No relief is being granted by the inclusion of this electronic signature. The date entered onto the Order and Notice shall reflect the date entered into the file and the 45 day period for completion of the class remains from the date Respondent is served with, or accepts service of, the Petition/Complaint .

DATED this _____ day of _____, 1998.

-

Honorable Mark W. Armstrong
Presiding Family Court Judge

Original: Clerk of the Superior Court

Copies: Gordon M. Griller, Court Administrator
Marcus W. Reinkensmeyer, Deputy Court Administrator
Phillip Knox, Judicial Administrator, Family Court Administration
Carla Boatner, Judicial Administrator, Family Court Administration
Kat Cooper, Associate Clerk, Clerk=s Office
Joe Piergallini, Interim Director, Conciliation Services
Family Court Judges and Commissioners